EXHIBIT 1

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Richmond Division

ePLUS INC.,)	
Plaintiff,)	
V.)) Case No.	3:09CV620 (REP)
LAWSON SOFTWARE, INC.,)	
Defendant.)))	

DECLARATION OF ANGELA BARBATO GONDEK IN SUPPORT OF DEFENDANT LAWSON SOFTWARE, INC.'S REPLY MEMORANDUM IN SUPPORT OF MOTION IN LIMINE NO. 6 TO EXCLUDE EVIDENCE OF PUBLICATIONS RELATED TO EPLUS'S PATENT-ENFORCEMENT EFFORTS, LITIGATION, AND SETTLEMENT AGREEMENTS

- I, Angela Barbato Gondek, declare and state as follows:
 - 1. My name is Angela Barbato Gondek.
 - I am currently the Analyst Relations Director at Lawson Software ("Lawson") in St. Paul, MN.
 - I was employed by Lawson in 2005. In 2005, Lawson had a contract with Gartner Research ("Gartner"), which functions as a downloadable database.
 - In 2005, Lawson's subscription with Gartner did not automatically provide all
 Gartner research reports to Lawson. An employee of Lawson had to search for and
 download individual reports.
 - 5. Lawson has no record of an employee downloading the February 17, 2005 article from Gartner.

6. The title and/or topic of the February 17, 2005 article was not of interest to Lawson's Analyst Relations team, as a result, the article would not have been searched for within the Gartner database.

I swear under penalty of perjury that the foregoing is true and accurate.

July /2, 2010